Adopted Rejected

COMMITTEE REPORT

YES: 8 NO: 0

MR. SPEAKER:

Your Committee on <u>Judiciary</u>, to which was referred <u>House Bill 1384</u>, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

- 1 Delete everything after the enacting clause and insert the following:
- 2 SECTION 1. IC 5-2-6-3, AS AMENDED BY P.L.173-2006,
- 3 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
- 4 JULY 1, 2007]: Sec. 3. The institute is established to do the following:
- 5 (1) Evaluate state and local programs associated with:
- 6 (A) the prevention, detection, and solution of criminal
- 7 offenses:
- 8 (B) law enforcement; and
- 9 (C) the administration of criminal and juvenile justice.
- 10 (2) Improve and coordinate all aspects of law enforcement,
- juvenile justice, and criminal justice in this state.
- 12 (3) Stimulate criminal and juvenile justice research.
- 13 (4) Develop new methods for the prevention and reduction of

14 crime.

1	(5) Prepare applications for funds under the Omnibus Act and the
2	Juvenile Justice Act.
3	(6) Administer victim and witness assistance funds.
4	(7) Administer the traffic safety functions assigned to the institute
5	under IC 9-27-2.
6	(8) Compile and analyze information and disseminate the
7	information to persons who make criminal justice decisions in this
8	state.
9	(9) Serve as the criminal justice statistical analysis center for this
10	state.
11	(10) Identify grants and other funds that can be used by the
12	department of correction to carry out its responsibilities
13	concerning sex offender registration under IC 11-8-8.
14	(11) Administer the application and approval process for
15	designating an area of a consolidated or second class city as a
16	public safety improvement area under IC 36-8-19.5.
17	(12) Develop and maintain a meth watch program to inform
18	retailers and the public about illicit methamphetamine production,
19	distribution, and use in Indiana.
20	(13) Develop and manage the gang crime witness protection
21	program under section 19 of this chapter.
22	(14) Identify grants and other funds that can be used to fund
23	the gang crime witness protection program.
24	(15) Identify grants and other funds that can be used by the
25	department of correction and law enforcement agencies to
26	carry out responsibilities concerning the statewide criminal
27	gang data base under IC 11-8-2-14.
28	SECTION 2. IC 5-2-6-19 IS ADDED TO THE INDIANA CODE
29	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
30	1, 2007]: Sec. 19. (a) The gang crime witness protection program is
31	established.
32	(b) The gang crime witness protection program established by
33	subsection (a) shall be developed and maintained to assist witnesses
34	of gang crimes with:
35	(1) temporary living costs;
36	(2) moving expenses;
37	(3) rent;
38	(4) security denosits: and

1	(5) other appropriate expenses for relocation or transitional
2	housing.
3	(c) The institute shall develop and maintain procedures to
4	award funds for the purposes described in subsection (b) to an
5	individual who witnesses a gang crime.
6	(d) The institute shall adopt rules under IC 4-22-2 to implement
7	this section.
8	(e) The director of the Indiana criminal justice institute may
9	delay the implementation of this section until the earlier of the
10	following:
11	(1) A date set by the director.
12	(2) The date funding becomes available by a grant through the
13	criminal justice institute or by an appropriation from the
14	general assembly.
15	If the director of the criminal justice institute delays
16	implementation of this section, the director shall notify each
17	prosecuting attorney of the director's action.
18	SECTION 3. IC 5-2-6-20 IS ADDED TO THE INDIANA CODE
19	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
20	1, 2007]: Sec. 20. (a) The gang crime witness protection fund is
21	established. The institute shall administer the fund.
22	(b) The institute shall use money in the fund for costs described
23	in section 19(b) of this chapter.
24	(c) The institute shall identify grants and other funds that can
25	be used to fund the gang crime witness protection program under
26	section 19 of this chapter.
27	(d) Money in the gang crime witness protection fund at the end
28	of a state fiscal year does not revert to the state general fund.
29	SECTION 4. IC 11-8-2-14 IS ADDED TO THE INDIANA CODE
30	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
31	1, 2007]: Sec. 14. (a) The department shall develop and manage a
32	statewide criminal gang data base.
33	(b) The statewide criminal gang data base established by
34	subsection (a) shall be developed and maintained to assist law
35	enforcement in the exchange of information concerning:
36	(1) membership in criminal gangs;
37	(2) arrest records and criminal convictions of criminal gang
38	members;

1	(3) activities of criminal gangs; and
2	(4) other information that can assist law enforcement with
3	monitoring criminal gangs.
4	(c) The department shall develop and maintain procedures to
5	obtain and disburse information regarding criminal gangs.
6	(d) The department shall adopt rules under IC 4-22-2 to
7	implement this section.
8	(e) The department and the criminal justice institute shall
9	identify grants and other funds that can be used by the department
10	and law enforcement agencies to carry out responsibilities
11	concerning the statewide criminal gang data base.
12	SECTION 4. IC 34-6-2-32 IS AMENDED TO READ AS
13	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 32. "Criminal gang",
14	for purposes of:
15	(1) section 6 of this chapter; and
16	(2) IC 34-24-5;
17	has the meaning set forth in IC 35-45-9-1.
18	SECTION 5. IC 34-24-5 IS ADDED TO THE INDIANA CODE AS
19	A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY
20	1, 2007]:
21	Chapter 5. Criminal Gang Liability
22	Sec. 1. (a) A person who:
23	(1) commits or conspires to commit a crime; and
24	(2) is a criminal gang member;
25	is liable for civil damages as provided in this chapter.
26	(b) A law enforcement officer or agency, the state, or a person
27	acting at the direction of a law enforcement officer or agency or
28	the state is not liable under this chapter for actions that further an
29	official investigation of a criminal gang.
30	Sec. 2. The following persons may bring an action for damages
31	concerning a crime committed by a person described in section 1(a)
32	of this chapter:
33	(1) A victim of the crime.
34	(2) A:
35	(A) parent;
36	(B) legal guardian;
37	(C) child;
38	(D) spouse; or

1	(E) sibling;
2	of a victim of the crime.
3	(3) A medical facility, insurer, governmental entity, employer,
4	law enforcement agency, fire department, emergency medical
5	service provider, or other entity that spends any funds or uses
6	any resources:
7	(A) investigating; or
8	(B) responding to an incident related to;
9	the crime.
10	(4) A person injured as a result of the willful, reckless, or
11	negligent actions of a person described in section 1(a) of this
12	chapter in the course of committing the crime.
13	(5) Any neighborhood association registered with the
14	municipal governing body, the official geographic boundaries
15	of which encompass the location where the crime occurred.
16	Sec. 3. A complaint under section 2 of this chapter may be
17	amended at any time to add additional defendants who committed
18	or conspired to commit the crime.
19	Sec. 4. A person described in section 2(1) through 2(5) of this
20	chapter may recover the following damages:
21	(1) Economic damages, including costs for the following:
22	(A) Treatment and rehabilitation.
23	(B) Medical expenses.
24	(C) Loss of economic or educational potential.
25	(D) Loss of productivity.
26	(E) Absenteeism.
27	(F) Support expenses.
28	(G) Accidents or injury.
29	(H) Any other pecuniary loss proximately caused by the
30	felony or misdemeanor.
31	(2) Noneconomic damages, including costs for the following:
32	(A) Physical and emotional pain and suffering.
33	(B) Physical impairment.
34	(C) Emotional distress.
35	(D) Medical anguish.
36	(E) Disfigurement.
37	(F) Loss of enjoyment.
38	(G) Loss of companionship, services, and consortium.

1	(H) Any other nonpecuniary loss proximately caused by
2	the felony or misdemeanor.
3	(3) Exemplary damages.
4	(4) Reasonable attorney's fees.
5	(5) Court costs, including reasonable expenses for expert
6	testimony.
7	Sec. 5. (a) An action by an individual brought under this chapter
8	is governed by the principles of comparative liability under
9	Indiana law. Comparative liability attributed to a plaintiff does not
10	bar recovery, but diminishes the award of compensatory damages
11	proportionally according to the measure of responsibility
12	attributed to the plaintiff.
13	(b) The burden of proving the comparative liability of the
14	plaintiff in an action brought under this chapter:
15	(1) is on the defendant; and
16	(2) must be shown by clear and convincing evidence.
17	Sec. 6. (a) A person who is subject to liability under this chapter
18	has a right of action for contribution against another person
19	subject to liability under this chapter.
20	(b) Contribution may be enforced in:
21	(1) the original action; or
22	(2) a separate action brought for that purpose.
23	(c) A plaintiff may seek recovery under this chapter and any
24	other applicable law against a person whom a defendant has
25	asserted a right of contribution.
26	Sec. 7. Proof of the commission of or conspiracy to commit a
27	crime by a criminal gang member must be shown by clear and
28	convincing evidence. Unless otherwise provided in this chapter,
29	other elements of an action brought under this chapter must be
30	shown by a preponderance of the evidence.
31	Sec. 8. (a) Subject to subsection (c), a plaintiff in an action
32	brought under this chapter may request an ex parte prejudgment
33	attachment order from the court against all assets of a defendant
34	sufficient to satisfy a potential award. If attachment is instituted,
35	a defendant is entitled to an immediate hearing. Attachment may
36	be lifted if the defendant:

for a potential award; or

(1) demonstrates that the defendant's assets will be available

37

38

1	(2) posts a bond in an amount that is sufficient to cover a
2	potential award.
3	(b) A person against whom a judgment has been rendered under
4	this chapter may not exempt any property from process to levy or
5	process to execute on the judgment.
6	(c) Any assets that are:
7	(1) sought to satisfy a judgment under this chapter; and
8	(2) involved in a forfeiture action or that have been seized for
9	forfeiture by any state or federal agency;
10	may not be used to satisfy a judgment until the assets have been
11	released following the conclusion of the forfeiture action or
12	released by the agency that seized the assets.
13	Sec. 9. (a) Except as otherwise provided in this section, a claim
14	under this chapter must be brought not more than two (2) years
15	after the date the criminal gang member is convicted of the
16	underlying felony or misdemeanor.
17	(b) The statute of limitations under this section is tolled for a
18	plaintiff while the individual potential plaintiff is incapacitated due
19	to injury resulting from the underlying felony or misdemeanor.
20	Sec. 10. The attorney general may represent the state or a
21	political subdivision of the state in an action brought under this
22	chapter.
23	Sec. 11. This chapter may not be construed to alter any law
24	regarding tort immunity within a family.
25	SECTION 6. IC 35-45-9-1 IS AMENDED TO READ AS
26	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 1. As used in this
27	chapter, "criminal gang" means a group with at least five (5) three (3)
28	members that specifically:
29	(1) either:
30	(A) promotes, sponsors, or assists in; or
31	(B) participates in; or
32	(2) requires as a condition of membership or continued
33	membership;
34	the commission of a felony or an act that would be a felony if
35	committed by an adult or the offense of battery (IC 35-42-2-1).
36	SECTION 7. IC 35-45-9-5 IS ADDED TO THE INDIANA CODE
37	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
38	1, 2007]: Sec. 5. (a) Except as provided in subsection (b), an

1	individual who knowingly or intentionally solicits, recruits, entices,
2	or intimidates another individual to join a criminal gang commits
3	criminal gang recruitment, a Class D felony.
4	(b) The offense under subsection (a) is a Class C felony if:
5	(1) the solicitation, recruitment, enticement, or intimidation
6	occurs within one thousand (1,000) feet of school property; or
7	(2) the individual who is solicited, recruited, enticed, or
8	intimidated is less than eighteen (18) years of age.
9	SECTION 8. IC 35-45-9-6 IS ADDED TO THE INDIANA CODE
10	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
11	1, 2007]: Sec. 6. In addition to any sentence or fine imposed on a
12	criminal gang member for committing a felony or misdemeanor,
13	the court shall order a criminal gang member convicted of a felony
14	or misdemeanor to make restitution to the victim of the crime
15	under IC 35-50-5-3.
16	SECTION 9. IC 35-50-2-1.4, AS ADDED BY P.L.109-2006,
17	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
18	JULY 1, 2007]: Sec. 1.4. For purposes of section 15 of this chapter,
19	"criminal gang" means a group with at least five (5) three (3) members
20	that specifically:
21	(1) either:
22	(A) promotes, sponsors, or assists in; or
23	(B) participates in; or
24	(2) requires as a condition of membership or continued
25	membership;
26	the commission of a felony or an act that would be a felony if
27	committed by an adult or the offense of battery (IC 35-42-2-1).".
28	Renumber all SECTIONS consecutively.
	(Reference is to HB 1384 as introduced.)

and when so amended that said bill do pass.

Representative Lawson L